Form PTO-1594 (Rev. 07/05)	U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office				
RECORDATION FORM COVER SHEET  TRADEMARKS ONLY					
To the Director of the U. S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.					
1. Name of conveying party(ies): EVRIHOLDER PRODUCTS, LLC	2. Name and address of receiving party(ies)  Additional names, addresses, or citizenship attached?  No  Name: HARRIS N.A.  Internal				
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation- State: ☐ Other INDIANA LIMITED LIABILITY COMPANY Citizenship (see guidelines) US Additional names of conveying parties attached? ☐ Yes ☑ No.  3. Nature of conveyance )/Execution Date(s):	Address:Street Address: 3901 WEST 86TH STREET  City: INDIANAPOLIS  State: INDIANA  Country: USZip: 46268  Association Citizenship  General Partnership Citizenship				
Execution Date(s) AUGUST 15, 2008  Assignment Merger  Security Agreement Change of Name  Other	Limited Partnership Citizenship Corporation Citizenship Other Citizenship If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment)				
4. Application number(s) or registration number(s) an A. Trademark Application No.(s) SEE SCHEDULE B TO INTELLECTUAL PROPERTY SECURITY AGREEMENT  C. Identification or Description of Trademark(s) (and Filing Advertising the goods and services of others over the internet; pr 19, 2005.	B. Trademark Registration No.(s) SEE SCH. B INTELLECTUAL PROPERTY SECURITY AGMT  Additional sheet(s) attached?  Yes No				
5. Name & address of party to whom correspondence concerning document should be mailed:  Name: Alastair J. Warr	6. Total number of applications and registrations involved:				
Internal Address: Krieg DeVault LLP Suite 2800 Street Address: One Indiana Square	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 1,240.00  Authorized to be charged by credit card  Authorized to be charged to deposit account  Enclosed				
City: <u>Indianapolis</u> State: <u>Indiana</u> Phone Number: (317) 238-6248  Fax Number: (317) 636-1507	8. Payment Information:  a. Credit Card Last 4 Numbers 1054 Expiration Date 04/09  b. Deposit Account Number Authorized User Name Alastair J. Warr				
9. Signature:  Signature  Alastair J. Warr  Name of Person Signing	October 2, 2008  Date  Total number of pages including cover sheet, attachments, and document:  11				

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

10/02/2008 13:28 FAX KRIEG DEVAULT **2** 004

# **Additional Receiving Parties**

Centerfield Capital Partners II, L.P. 10 West Market Street Indianapolis, Indiana 46204

## SCHEDULE B TRADEMARKS

Trademark	Country	Application # /	Publication Date	Registration Number/Date	Status / Next Renewal
	<u> </u>	Date	<del></del>	Number/Date	Allowance Issued
					July 1 2008
Avosaver	USA	77/295644			Pending
Avosaver	Canada	1389955	1 1 2000		Published
Bacon Genie	USA	77/295646	April. 1, 2008		
Bacon Genie	Canada	1389957			Pending
Boot Mates	USA	77/125349	March 18, 2008		Published
Cord Clipster	Canada	1340910	October 17, 2007		Published
		77/138742		3473206	Registered
Cord-Clipster	USA	Mar. 23,2007	Sept. 4, 2007	July 22, 2008	July 22, 2018
		77/295671			Published
Dynobox	USA	Oct. 3, 2007	Арг. 8, 2008		Published
	1	1317871			Pending
Dynobytes	Canada	Sept. 25, 2006		3284317	Registered
		77/005679	June 12, 2007	Aug. 28, 2007	Aug. 28, 2007
Dynobytes	USA _	Sept. 22, 2006 1243817	June 12, 2007	1145, 20, 2001	Examiner
Dani Tradat	Canada	Jan. 17, 2005	*		Objection
Easi-Twist	Canada	78/496586	-	3067678	Registered
   Easi-Twist	USA	Oct. 7, 2004	Dec. 20, 2005	Mar. 14, 2006	Mar. 14, 2016
15451-1 Wist	- COA	77/402119	,		
EcoMicro	USA	Feb. 20, 2008	July 8, 2008		Published
Detriite	1 2 2 2	1392690			
Evriholder	Canada	Apr. 23, 2008			Pending
	European	006857759			D 11
Evriholder	Commun.	April 23, 2008			Pending
		77/311653			Pending
Evriholder	USA	Oct. 23, 2007		703193	Registered
		1314792	May 30, 2007	Dec. 14, 2007	Dec. 14, 2022
Evrimeasure	Canada	Aug. 29, 2006 78/946905	Way 30, 2007	3360962	Registered
Ei	USA	Aug. 7, 2006	Apr. 10, 2007	Dec. 25, 2007	Dec. 25, 2017
Evrimeasure	USA	1305000	1101. 10, 2007	2	<u> </u>
Evriscoop	Canada	June 9, 2006	May 30, 2007		Published
Evilscoop	Canada	78/883381			
Evriscoop	USA	May 15, 2006	Apr. 10, 2007		Published
271100-0-1		1362477			
Evristor N More	Canada	Sept. 5, 2007			Pending
		77/123987		3473131	Registered
Evristor N More	USA	Mar. 6, 2007	Sept. 4, 2007	Jul. 22, 2008	Jul. 22, 2018
		1389958			Pending
Evritime	Canada	Apr. 3, 2008		<del> </del>	Lending
	770.4	77/295655			Pending
Evritime	USA _	Oct. 3, 2007			, viidiis
Front Access (	LICA	77/346981 Dec. 7, 2007	Mar. 18, 2008	*	Published
Evri-twist	USA	1240828	17141. 10, 2000	TMA702551	Registered
Furemover	Canada	Dec. 15, 2004	July 19, 2006	Dec. 7, 2007	Dec. 7, 2022
	USA	76/456310		2740231	Registered
Furemover_	USA	10/450510			

<del></del>		June 26, 2002		July 22, 2003	July 22, 2013
	+	78/496584		3062701	Registered
Furemover	USA	Oct. 7, 2004	Dec. 6, 2005	Feb. 28, 2006	Feb. 28, 2016
uremover	10011	1362476			
Fuzzy Feathers	Canada	Sept. 5, 2007			Pending
undy I validate		77/123988		3473132	Registered
Fuzzy Feathers	USA	Mar. 6, 2007	Sept. 4, 2007	July 22, 2008	July 22, 2018
t dazy i damen		1362478			
Fuzzy Wuzzy	Canada	Sept. 5, 2007			Pending
<u> </u>		77/125463		3339036	Registered
Fuzzy Wuzzy	USA	Mar. 8, 2007	Sept. 4, 2007	Nov. 20, 2007	Nov. 20, 2017
		77/346995			Suspended
Glam-Gloves	USA	Dec. 7, 2007			
		1272562		702952	Registered
Kitchensync	Canada	Sept. 19, 2005	July 5, 2006	Dec. 12, 2007	Dec. 12, 2022
		78/228713		2924241	Registered
Kitchensync	USA	Mar. 21, 2003	May 4, 2004	Feb. 1, 2005	Feb. 1, 2015
		1389961			
Nana Saver	Canada	Apr. 3, 2008			Pending
		77/295649	;		
Nana Saver	USA	Oct. 3, 2007	Apr. 22, 2008		Published
		78/496588		3070457	Registered
Pour 'N Store	USA	Oct. 7, 2004	Dec. 27, 2005	Mar. 21, 2006	Mar. 21, 2016
		77/295647			
Scented Beans	USA	Oct. 3, 2007			Pending
		78/759149		3219100	Registered
Scoop-Strainer	USA	Nov. 22, 2005		Mar. 13, 2007	Mar. 13, 2017
	-	1389960			D 11
Scrub N Rub	Canada	Apr. 3, 2008			Pending
·	_	77/295656			D 1 2 1 1
Scrub N Rub	USA _	Oct. 3, 2007	Aug. 19, 2008		Published
		77/123989			D 1 11-1-1
Shoe Beans	USA	Mar. 6, 2007	Mar. 18, 2008		Published
		1362498			D 3!
Slipper Genie	Canada	Sept. 5, 2007			Pending
	1	77/123990	10.000		Dublished
Slipper Genie	USA _	Mar. 6, 2007	Mar. 18, 2008		Published
		1345478	10.0000		Published
Sweetbytes	Canada	Apr. 27, 2007	Mar. 12, 2008	<del></del>	rublished
		77/177329	3.6 05 0000		Published
Sweetbytes	USA	May 10, 2007	Mar. 25, 2008	<del></del>	Published –
					Allowance Issued
		77/295641	. 0.000		
Tea Tulip	USA	Oct. 3, 2007	Apr. 8, 2008		July 1 2008
		77/295650		Í	Don dies o
T-Squeeze	USA	Oct. 3, 2007		_	Pending

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT, dated as of August 15, 2008, between EVRIHOLDER PRODUCTS, LLC, an Indiana limited liability company with its principal office located at 1530 South Lewis Street, Anaheim, California 92805 ("Debtor"), and HARRIS N.A., a national banking association with offices located at 3901 West 86th Street, Indianapolis, Indiana 46268 (the "Bank") and CENTERFIELD CAPITAL PARTNERS II, L.P., a Delaware limited partnership ("Subordinated Lender") (the Bank and Subordinated Lender collectively referred to herein as "Secured Party").

The Debtor and the Bank are entering into a Credit Agreement dated as even date herewith (as it may be amended or modified from time to time, the "Credit Agreement"). The Debtor and the Subordinated Lender are entering into a Senior Subordinated Note and Unit Purchase Agreement dated as of even date herewith (as it may be amended or modified from time to time, the "Subordinated Note Agreement"). The Bank and the Subordinated Lender are entering into a Subordination and Intercreditor Agreement as of even date herewith (as it may be amended or modified from time to time, the "Subordination Agreement"), which establishes the relative rights and priorities of the Bank and Subordinated Lender. The Debtor is entering into this Intellectual Property Security Agreement (as it may be amended or modified from time to time, the "Security Agreement") in order to induce the Bank to enter into and extend credit to the Debtor under the Credit Agreement and in order to induce the Subordinated Lender to enter into and extend credit to the Debtor under the Subordinated Note Agreement.

ACCORDINGLY, the Debtor and the Secured Party hereby agree as follows:

### Section 1. Definitions; Interpretation.

- (a) Terms Defined in Credit Agreement. All capitalized terms used in this Agreement and not otherwise defined herein shall have the meanings assigned to them in the Credit Agreement.
- (b) Certain Defined Terms. As used in this Agreement, the following terms shall have the following meanings:

"Collateral" has the meaning set forth in Section 2.

"PTO" means the United States Patent and Trademark Office.

"UCC" means the Uniform Commercial Code as in effect in the State of Indiana.

- (c) Terms Defined in UCC. Where applicable in the context of this Agreement and except as otherwise defined herein, terms used in this Agreement shall have the meanings assigned to them in the UCC.
- (d) Construction. In this Agreement, the following rules of construction and interpretation shall be applicable: (i) no reference to "proceeds" in this Agreement authorizes any sale, transfer, or other disposition of any Collateral by Debtor; (ii) "includes" and "including" are not limiting; (iii) "or" is not exclusive; and (iv) "all" includes "any" and "any" includes "all." To the extent not inconsistent with the foregoing, the rules of construction and interpretation applicable to the Credit Agreement shall also be applicable to this Agreement and are incorporated herein by this reference.

#### Section 2. Security Interest.

- (a) Grant of Security Interest. As security for the payment and performance of the Obligations to the Bank and the Obligations under the Subordinated Note Agreement to the Subordinated Lender, Debtor hereby grants to Secured Party a security interest in and mortgage to, all of Debtor's right, title and interest in, to and under the following property, in each case whether now or hereafter existing or arising or in which Debtor now has or hereafter owns, acquires or develops an interest and wherever located (collectively, the "Collateral"):
  - (i) all patents and trademarks and patent and trademark applications, domestic or foreign, all licenses relating to any of the foregoing and all income and royalties with respect to any licenses (including such patents, trademarks, and patent and trademark applications as described in Schedule A), all rights to sue for past, present or future infringement thereof, all rights arising therefrom and pertaining thereto and all reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof;
  - (ii) all general intangibles and all intangible intellectual or other similar property of Debtor of any kind or nature, associated with or arising out of any of the aforementioned properties and assets and not otherwise described above; and
  - (iii) all proceeds of any and all of the foregoing Collateral (including license royalties, rights to payment, accounts and proceeds of infringement suits) and, to the extent not otherwise included, all payments under insurance (whether or not Secured Party is the loss payee thereof) or any indemnity, warranty or guaranty payable by reason of loss or damage to or otherwise with respect to the foregoing Collateral.
- (b) Continuing Security Interest. Debtor agrees that this Agreement shall create a continuing security interest in the Collateral which shall remain in effect until terminated in accordance with Section 11
- Section 3. <u>Supplement to Credit Agreement.</u> (a) This Agreement has been entered into in conjunction with the security interests granted to Bank under the Credit Agreement or other security documents referred to therein. The rights and remedies of Bank with respect to the security interests granted herein are without prejudice to, and are in addition to those set forth in the Credit Agreement or any other security documents referred to therein, all terms and provisions of which are incorporated herein by reference.
- (b) This Agreement has been entered into in conjunction with the security interests granted to Subordinated Lender under the Subordinated Note Agreement or other security documents referred to therein. The rights and remedies of Subordinated Lender with respect to the security interests granted herein are without prejudice to, and are in addition to those set forth in the Subordinated Note Agreement or any other security documents referred to therein, all terms and provisions of which are incorporated herein by reference.
- Section 4. Representations and Warranties. Debtor represents and warrants to Secured Party that a true and correct list of all of the existing Collateral consisting of patents and patent applications or registrations owned by Debtor, in whole or in part, is set forth in Schedule A.
- Section 5. Further Acts. On a continuing basis, Debtor shall make, execute, acknowledge and deliver, and file and record in the proper filing and recording places, all such instruments and documents, and take all such action as may be necessary or advisable or may be reasonably requested by Secured Party to carry out the intent and purposes of this Agreement, or for assuring, confirming or protecting the

grant or perfection of the security interest granted or purported to be granted hereby, to ensure Debtor's compliance with this Agreement or to enable Secured Party to exercise and enforce its rights and remedies hereunder with respect to the Collateral, including any documents for filing with the PTO or any applicable state office. Secured Party may record this Agreement, an abstract thereof, or any other document describing Secured Party's interest in the Collateral with the PTO, at the expense of Debtor. In addition, Debtor authorizes Secured Party to file financing statements describing the Collateral in any UCC filing office deemed appropriate by Secured Party. If the Debtor shall at any time hold or acquire a

commercial tort claim arising with respect to the Collateral, the Debtor shall immediately notify Secured Party in a writing signed by the Debtor of the brief details thereof and grant to the Secured Party in such writing a security interest therein and in the proceeds thereof, all upon the terms of this Agreement, with

such writing to be in form and substance reasonably satisfactory to the Secured Party.

- Section 6. <u>Authorization to Supplement</u>. If Debtor shall obtain rights to any new patentable inventions or become entitled to the benefit of any patent application or patent for any reissue, division, or continuation, of any patent, the provisions of this Agreement shall automatically apply thereto. Debtor shall give prompt notice in writing to Secured Party with respect to any such new patent rights. Without limiting Debtor's obligations under this Section 6, Debtor authorizes Secured Party unilaterally to modify this Agreement by amending Schedule A to include any such new patent rights. Notwithstanding the foregoing, no failure to so modify this Agreement or amend Schedule A shall in any way affect, invalidate or detract from Secured Party's continuing security interest in all Collateral, whether or not listed on Schedule A.
- Section 7. <u>Binding Effect</u>. This Agreement shall be binding upon, inure to the benefit of and be enforceable by Debtor, Secured Party and their respective successors and assigns. Debtor may not assign, transfer, hypothecate or otherwise convey its rights, benefits, obligations or duties hereunder except as specifically permitted by the Credit Agreement.
- Section 8. <u>Choice of Law.</u> This Agreement shall be governed by, and construed in accordance with, the internal laws (and not the law of conflicts) of the State of Indiana, but giving effect to federal laws applicable to national banks.
- Section 9. <u>Entire Agreement</u>. This Agreement embodies the entire agreement and understanding between the Debtor and the Secured Party relating to the Collateral and supersedes all prior agreements and understandings between the Debtor and the Secured Party relating to the Collateral.
- Section 10. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute but one and the same agreement. Delivery of an executed counterpart of this Agreement by facsimile shall be equally as effective as delivery of a manually executed counterpart. Any party hereto delivering a counterpart of this Agreement by facsimile shall also deliver a manually executed counterpart, but the failure to so deliver a manually executed counterpart shall not affect the validity, enforceability, or binding effect hereof.
- Section 11. <u>Termination.</u> This Agreement shall continue in effect (notwithstanding the fact that from time to time there may be no secured Obligations outstanding) until (i) the Credit Agreement and the Subordinated Note Agreement have terminated pursuant to their respective express terms and (ii) all of the secured Obligations have been indefeasibly paid and performed in full and no commitments of the Secured Party or the Lenders which would give rise to any secured Obligations are outstanding.
- Section 12. <u>No Inconsistent Requirements</u>. Debtor acknowledges that this Agreement and the other documents, agreements and instruments entered into or executed in connection herewith may contain

covenants and other terms and provisions variously stated regarding the same or similar matters, and Debtor agrees that all such covenants, terms and provisions are cumulative and all shall be performed and satisfied in accordance with their respective terms.

Section 13. <u>Severability</u>. If one or more provisions contained in this Agreement shall be invalid, illegal or unenforceable in any respect in any jurisdiction or with respect to any party, such invalidity, illegality or unenforceability in such jurisdiction or with respect to such party shall, to the fullest extent permitted by applicable law, not invalidate or render illegal or unenforceable any such provision in any other jurisdiction or with respect to any other party, or any other provisions of this Agreement.

Section 14. <u>Notices</u>. Any notice required or permitted to be given under this Agreement shall be sent (and deemed received) in the manner and to the addresses set forth in the Credit Agreement.

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement, as of the date first above written.

EVRIHOLDER PRODUCTS, LLC

HARRIS N.A.

Andrew Cardimen, Senior Vice President

CENTERFIELD CAPITAL PARTNERS II, L.P.

By: Favaz Abbasi

Printed: Favaz Abbasi

Title: Authorized Manager and Manager

Signature Page Security Agreement (Intellectual Property)

STATE OF INDIANA ( ) SS:	
COUNTY OF MARION )	
Before me, a Notary Public in and for said Counthe Secretary of Evriholder Products, LLC, an Indiana sworn, acknowledged the execution of the foregoing ins	trument for and on behalf of such charge.
WITNESS my hand and Notarial Seal this /4/	day of August, 2008.
	Beelle Stuan Notary Public
	Notary Public (Printed)
My Commission Examination County  My Commission Expires:  8/20/2014	My County of Residence:
STATE OF INDIANA ) COUNTY OF MARON ) SS:	
Before me, a Notary Public in and for limited partnership, who, having been duly sworn instrument for and on behalf of such entity.	
WITNESS my hand and Notarial Seal this 14f	day of August, 2008.  Sea De Sousan  Notary Public
·	Notary Public (Printed)

Signature Page Security Agreement (Intellectual Property)

My Commission Expires:

**TRADEMARK REEL: 003868 FRAME: 0087** 

My County of Residence:

# SCHEDULE A PATENTS

	· · ·		Application		
	Patent		Serial		Patent
Title	Type	Country	Number	Filing Date	Number
			1		<b>,</b>
Apple Saver	Design	USA	29/317,735	May 6, 2008	
Apple Saver	Utility	USA	12/115,714		
Avocado Saver	Design	USA	29/299,434		
Bacon Cooker	Design	USA	29/298,453		
Combination Bag				August 2,	İ
Cutter and Bag Clip	Design	USA	29/248,205	2006	D566,511
Sandwich Bread					
Crust Cutter	Design	USA	29/282,431	July 20, 2007	D563,178
				December 10,	
Cleaning Organizer	Design	USA	29/172,342	2002	D485,103
			10/315,881;		
Cleaning Organizer			Publication No.	December 10,	
System	Utility	USA	20040108242	2002	Abandoned
Sandwich Bread	1				
Crust Cutter	Design	USA	29/282,430	July 20, 2007	D566,487
Organizer System [-	2 301811		, , , , , , , , , , , , , , , , , , , ,	<u> </u>	
Evristor N More]	Design	USA	29/298,457		
Bread Crust Cutter	Design	USA	29/299,417		
production Cuttor	Design	0011	25,255,	August 23,	
Hair Stopper	Design	USA	29/236,949	2005	D550,819
Tun Buopper	Dongii	1007	11/516,146;		
		<u> </u>	Publication No.	September 5,	
Collapsible Rack Unit	Utility	USA	20080053936	2006	
Conapsible reack out	- Curry	1001		September 5,	1
Collapsible Rack Unit	Utility	Canada	2,600,136	2007	
Lemon Saver	Design	USA	29/319,722		
Lemon Squeezer	Design	USA	29/317,680	-	<del>                                     </del>
Onion Saver	Design	USA	29/319,720	<u> </u>	†
Pebble Peeler	Design	USA	29/321,827	<del>                                     </del>	+
Bagel Slicer	Design	USA	29/317,688		
Sink Strainer	Design	USA	29/282,547		<del>                                     </del>
Sandwich Bread	Design	USA	27/202,5-17	October 12,	<del>                                     </del>
Crust Cutter	Design	USA	29/249,551	2006	D556,520
Tie & Belt	Design	USA	271277,331	March 15,	2233,323
Organizer	Design	USA	29/036,215	1995	D368,166
Organizei	Design	LODA	47/030,413	11772	12200,100

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TRADEMARK REEL: 003868 FRAME: 0088

**RECORDED: 10/02/2008**